## UNITED STATES DISTRICT COURT

for the			
Western District of Pennsylvania			
United States of America v. William R. Dunbar  Defendant(s)		Case No. 17-54	MJ
CRIMINAL COMPLAINT			
I, the complainant in this case, state that the following is true to the best of my knowledge and belief.			
On or about the date(s) ofSe	ptember 8, 2017	in the county of	Cambria in the
Western District of Per	nnsylvania , the def	fendant(s) violated:	
Code Section Offense Description  Title 18, United States Code, Section 871  Threats against the Vice-President			
This criminal complaint is based on these facts:  On 9/8/17, while on military duty in Johnstown, PA, William R. Dunbar, knowingly and willfully made a threat against the VP of the US, who was to arrive in Johnstown on 9/11/17. Three witnesses heard Dunbar specifically state he would kill the Vice President. When questioned, Dunbar initially denied making the statement; then admitted to saying this would be the perfect opportunity to kidnap or kill the VP; then stated he said he would kill the VP if paid alot of money.			
☐ Continued on the attached sheet.			
		Keith E.Heckman, Spe	ninant's signature ecial Agent, US Secret Service d name and title
Sworn to before me and signed in my presence.			
Date:09/21/2017		COL NO.	ge's signature
City and state:Johnstown,	Pennsylvania		U.S. Magistrate Judge